

State of New Jersey  
Division of Gaming Enforcement  
License No. 304-50  
Vendor No. 67769  
Order No. 00457

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In the Matter of the Initial Application of  
Double D Gaming Inc. for Licensure as  
a Casino Service Industry Enterprise  
and Qualification of Martin J. Caplan  
and Quincey C. Norwood.

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**ORDER**

Double D Gaming Inc., having filed an initial application for licensure as a casino service industry enterprise pursuant to *N.J.S.A. 5:12-92a(1)*; and in conjunction with this application, Martin J. Caplan (# 304-50-001) and Quincey C. Norwood (# 304-50-002), having filed applications as qualifiers of this casino service industry enterprise pursuant to *N.J.S.A. 5:12-92b*; and the Division of Gaming Enforcement (Division) having filed a November 8, 2010 letter report and an January 18, 2013 supplemental letter report; and the Director of the Division having considered this matter;

IT IS on this 18<sup>th</sup> day of January 2013, **ORDERED** that the initial application filed by Double D Gaming Inc. for a casino service industry enterprise license is **GRANTED**.

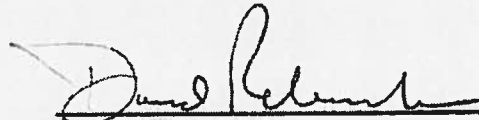
**IT IS FURTHER ORDERED** that Martin J. Caplan (# 304-50-001) meets the criteria for qualification set forth at *N.J.S.A. 5:12-92b*.

**IT IS FURTHER ORDERED** that Quincey C. Norwood (# 304-50-002) is no longer considered a qualifier in connection with the casino service industry enterprise application of Double D Gaming Inc. for the reason set forth in the Division's January 18, 2013 supplemental letter report.

**IT IS FURTHER ORDERED**, pursuant to N.J.S.A. 5:12-94h(1) and N.J.A.C. 13:69J-1.3B, that not later than five years from the date of this Order, Double D Gaming Inc. and its qualifier, Martin J. Caplan (# 304-50-001, shall have the affirmative obligation to submit such information and documentation to the Division, as required, to demonstrate that they continue to meet the requirements for licensure as a casino service industry enterprise.

**IT IS FURTHER ORDERED**, pursuant to N.J.S.A. 5:12-94h(1) and N.J.A.C. 13:69J-1.3B, that among his other obligations upon resubmission, Mr. Caplan will be required to affirmatively demonstrate that he has continued to invest his own funds into Double D Gaming Inc. sufficient to cover its operating expenses and that Mr. Norwood's financial contributions, if any, have been intermittent, *de minimis* and have remained below the level that would require his qualification pursuant to N.J.S.A. 5:12-92b.

State of New Jersey  
Division of Gaming Enforcement

  
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David Rebuck  
Director